

CLEARED

The Atmosphere For the Ratifying of the Peace Treaty.

COL. BRYAN AT THE HEAD.

He Accomplishes What the President Could Not Do Unaided.

MAKES HIS MEANING CLEAR

To the Senators and There is Only One That Will Stand in the Way of the Ratification of the Treaty—Treaty of the Philippines.

Washington, Dec. 17.—(Special.)—When the peace treaty is ratified, which is altogether likely during the present session of the senate, the President may thank no one man so much as Col. William Jennings Bryan. When Mr. Bryan stated that he believed that he could be of more service to his country in civil than in military life, since the war has ended, he meant it and he has proved it. He believes that the way to defeat imperialism is to defeat it at home. This can be done without foreign complications only after the treaty is ratified. It does not follow that if Mr. Bryan had controlled the peace commission that the treaty would have contained some of the provisions it is said to contain, nor that an indemnity would not have been insisted upon instead of the payment of an enormous sum for the privilege of whipping Spain, but that was not within Mr. Bryan's control and now that such a treaty has been made, it remains only to ratify it and then take up, as Americans should, all questions arising from the war and growing out of the provisions of the treaty. President McKinley's utterances in the south have tempered the humor of the southern senators, but it remained for William J. Bryan to crystallize sentiment in favor of the ratification of the peace treaty and may set a plan to eventually defeat the imperialistic policy if the administration dare recommend permanent occupancy of the islands acquired or partially acquired in the war.

Mr. Bryan met all the Democratic senators yesterday and talked and argued with them. Only Caffery of Louisiana is obdurate, and it is not believed he can filibuster long enough to defeat the peace treaty. The coming of Mr. Bryan and his public interviews has cleared the way for the peace treaty. The President could not have done it unaided, and he could only count about 50 for the treaty when he went south and Mr. Bryan came north. It requires 60.

Col. Bryan expressed himself very emphatically to his Democratic associates upon the duty of congress in regard to the Philippines. He believes the islands ought not to be held longer than is necessary for the United States to establish there a stable and independent government as was guaranteed to Cuba in the resolution which led to the declaration of war, and he believes it is the duty of congress to make a declaration of the intention of the United States at the earliest possible date in order that there may be no misunderstanding in the future and that the natives of the islands may rest assured that the ultimate purpose of the United States is to give them a free and independent government. The war was fought for humanity's sake, and the United States in the hour of victory at the close of the war, when the Philippines have fallen into their possession, should stand upon the policy they proclaimed at the outset regarding Cuba.

BIG FIRE.

The big plant of the Acme Roofing Company, in Old Row, was literally wiped from the earth by fire Wednesday night. At 7:30 o'clock alarms were sent in from box 12 at the corner of Jackson and Cherry streets, and box 68, corner of Jackson and Market. Box 15 came in first, thus taking the firemen from the spot where they were around Cherry street, causing a valuable loss of time. The Acme Roofing Company was organized about ten years ago and has grown from a small shop to one of the most completely equipped plants in the city. Dr. A. C. Brant is president and treasurer of the concern and John J. Lorenz is secretary. The directors are Messrs. H. A. Kennedy, E. S. Raff, E. D. Brant and C. W. Butcher. The company was capitalized at \$50,000. Most of the stock was owned in Canton and Chicago. The plant was in full operation and thousands of dollars worth of finished stock was on hand ready for the spring trade. The company proposed putting five men on the road in January and prospects were bright for a most

successful year. The shop covered an acre of ground, and from fifteen to thirty men were employed, outside the office and traveling to co. The entire plant was painted and placed in perfect repair last summer, so that the company felt that everything was in readiness for the coming year. Orders were arriving for car load lots, and after the annual inventory, which was about to take place, business was to be pushed to the limit. The company manufactured sheet metal goods, eaves troughs, conductor pipes, steel ceilings and cornices. The company was arranging to increase the capacity of the plant, Mr. Henry Brant of Chicago, a brother of Dr. A. C. Brant, being in New York city at the present time arranging for capital. The cause of the fire is a mystery. Secretary Lorenz to a News-Democrat reporter stated that he had made the rounds of the shop at 6 o'clock in the evening and everything was in good order. A dynamo is used for power and a furnace and stoves for heat. These were all distant from the point where the fire started. Secretary Lorenz places the loss at \$50,000.

MAGNOLIA WEDDING.

Popular People of the Pretty Little Town Join Hands and Destinies. At Magnolia, last Wednesday at high noon, Mr. Jay Farber and Miss Alice Maud Kemp were united in the holy bonds of matrimony. Invited guests to the number of seventy had assembled to witness the ceremony. To the sweet strains of a wedding march the bride and groom, accompanied by Mr. Charles Dury and Miss Margaret Andrews, took their position beneath the decorated arch of the parlors of the Kemp hotel. Rev. H. A. Shaffer officiated, using the beautiful and impressive ceremonial of the U. B. church. After congratulations all repaired to the spacious dining room where the tables were in waiting, laden with the choicest delicacies, viands and substantial that the season and market afford. The bride was the recipient of many beautiful presents.

The bride is the daughter of Mr. and Mrs. L. G. Kemp and is one of Magnolia's most charming young ladies, and Mr. Farber has no doubt secured a most excellent wife. The groom is the son of Mr. and Mrs. Philip Farber. He is an industrious, sober and energetic young man and will make an excellent husband. Certainly the environment of these young people is all that husband and wife starting on life's journey could desire. They carry with them the good wishes of their many friends. May their cups of joy and happiness always be full to overflowing.

JOHN PONTIUS.

One of the Oldest and Best Known Residents of Plain Township, Passes Away.

John Pontius, probably the best known and one of the oldest residents of Plain township, died Wednesday night after an illness of seven months. Dropsy was the cause of death. Mr. Pontius was 71 years old. He was born and raised in Plain township. He was a rock ribbed Democrat of the pure Jeffersonian type and in the great campaigns he was always found at the front leading a helping hand to his party's cause. A widow and one son, Louis Pontius, survive. Deceased was an uncle of Jackson Pontius, superintendent of the workhouse. Funeral services at the late residence Saturday morning at 9 o'clock and at Warbler church at 10 o'clock. Interment in Warbler cemetery.

TWO SESSIONS.

The 15th annual session of the Ohio State Association of School Examiners will be held in Columbus December 28 and 29. The Great South then will be headquarters of the association, where a special rate of \$2 per day has been secured. Regular rates will be charged for less than three-fourths of a day. The sessions will be held in Convention hall, under the same roof.

The holiday session of the State Association of Township Superintendents will be held at Columbus December 27 and 28 at the Great Southern hotel where a rate of \$2 per day has been secured.

DAVID YANT DEAD.

David Yant died recently at his home near Bolivar. He often officiated in a ministerial capacity at funerals, and though never regularly ordained went by the title of Rev. He was a man of means and gave freely to the church. About ten years ago he formerly offered a fine farm of 100 acres to the commissioners of Carroll county if they would build an orphan's home, but owing to some provision made it was not accepted.

\$100 Reward \$100

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages, and that is Catarrh. Hall's Catarrh Cure is the only positive cure known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. Hall's Catarrh Cure is taken internally, acting directly upon the mucous surface of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers, that they offer ONE HUNDRED DOLLARS for any case that it fails to cure. Send for list of testimonials. Address, J. F. CHENEY & Co, Toledo, Ohio.

Sold by Druggists, 75c. A lazy liver makes a lazy man. Burdock Blood Bitters is the natural, never failing remedy for a lazy liver.

KLEPTOMANIA WON.

Nora Izer Acquitted on the Charge of Burglary.

THE VERDICT IS CERTIFIED

To the Probate Court and the Inquiry Into the Sanity of the Accused Will Soon be Held—Attorney Made Shorter Pleas Than Intended.

The jury in the case of Ohio against Nora Izer retired Thursday afternoon, a short time before the hour of adjournment. The arguments of counsel on both sides were cut shorter than the time allowance. Attorney Crane was not feeling well and Prosecutor Pomeroy did not use his full time, hence Judge Taylor gave his charge to the jury in time to permit of their retirement at an earlier hour than had been calculated upon. The jury returned a verdict at just 9:50. It was for acquittal on the grounds of insanity. At no time was the jury far apart on this verdict. Miss Izer is acquitted under section 7243 of the revised statutes, which specifies that a verdict can be made upon such grounds, in which case it must be certified by the county clerk to the probate court. The defendant shall not be discharged but delivered to the probate court forthwith for inquiry into the mental condition of the prisoner. This course is being pursued in the case.

Judge McCarty overruled the motion for a new trial made by defendant in the case of Katenstein against Morgan. The order of court in the Wiesler divorce case, granted some months ago, has been modified. Privilege was given the defendant father to visit his little child every third Sunday, he having hitherto been excluded from visiting at all. A decree of divorce has been granted in the case of Lillie R. Pardee against James D. Pardee. The couple formerly resided in Utah, where the husband yet resides. Plaintiff alleged cruelty and neglect, claiming to have been compelled to work as stenographer in the senate of Utah in order to support herself, and to have been subsequently forced to leave her husband because of his actions.

Judge Taylor has granted a divorce to the case of Alice F. Henlin against Herman Henlin. Plaintiff was given custody of their child and \$1,500 alimony. The husband is given privilege of visiting the child once a month until the court sees to otherwise order. J. P. Fawcett represented plaintiff and Robert H. Day defendant. The judge also granted a decree in the case of James Lamont against Abbey Lamont, but it was granted to defendant on her cross petition. She was given custody of their children and alimony of \$200. J. A. Bowman represented the defendant.

Judge McCarty granted a decree in the case of Lucy Bursenowsky against Frank Bursenowsky. Custody of five children was granted plaintiff and alimony amounting to \$500 in monthly payments of \$10. J. A. Rice was plaintiff's attorney.

In the injunction case of Reese et al. to restrain Reed et al. from incorporating Robertsville as a hamlet, Judge McCarty made the injunction perpetual. Turner and Thayer represented plaintiffs and J. B. Snyder and C. C. Bow the defendants.

NEW CASES. Wilson Wrestone has sued T. H. Smith, treasurer of Stark county, to restrain him from collecting taxes amounting to \$138.83 due on an alleged illegal assessment for the construction of a ditch in Marlboro township. L. C. Wise represents plaintiff.

J. C. Ohliger has sued Nora Laymiller et al. to recover \$138.97. Plaintiff claims this sum due on a contract for caring for and advancing funeral expenses in the sickness and death of a relative of defendant. P. J. Collins and C. T. Meyer represent plaintiff.

Jacob Zintmester has sued David Hensel et al. to recover \$387.80 alleged due on a note. A mortgage foreclosure is asked. John C. Given represents plaintiff.

Mary E. Leslie has sued John J. Leslie for divorce, custody of six children and alimony. Extreme cruelty is alleged, and the defendant has been enjoined from interfering with plaintiff's rights. N. C. McLean represents plaintiff.

James H. Hunt, cashier, has sued James M. Bayliss et al. in two cases for \$52.50 and \$54.16 respectively, the amounts being claimed due on judgments secured in justice court in Perry township. Robert H. Day represents plaintiff.

A divorce was granted by Judge McCarty today in the case of Martha M. Lien against Joseph Linn. Defendant was sentenced to the penitentiary three years ago for a five years term for larceny.

FATHER KUHN'S WILL.

The will of the late Father J. A. Kuhn of St. Mary's church, Massillon, has been filed for probate. Deceased leaves all his real and personal property to Father Jacob F. Kuebler of St. Joseph's church, Massillon, and nominates him as executor. The will stipulates that no appraisal or bond be required of the executor. It was made November 21, 1898.

IN OLDEN TIMES. People overlooked the importance of permanently beneficial effects and were satisfied with transient action; now that it is generally known that Syrup of Figs will permanently overcome habitual constipation, well-informed people will not buy other laxatives, which act for a time, but finally injure the system. Buy the genuine manufactured by the California Fig Syrup Co.

Almost Gave Up

A Sufferer from Rheumatism and Stomach and Kidney Troubles—Today Enjoying the Best of Health—Hood's Did It. "I suffered for years with rheumatism, some of the time not being able to walk across the room without help. There seemed to be no action in my stomach and my kidneys were in a deranged condition. I was not benefited by the medicines prescribed for me, but continued to grow worse and had almost given up hope. I then determined to give Hood's Sarsaparilla a trial. I began taking this medicine and the result is I am today enjoying the best of health. I am well and strong and able to walk miles. My stomach and kidneys no longer trouble me. I give all the credit to Hood's Sarsaparilla." Mrs. J. SACRONE, 348 1/2 Rick Street, Columbus, Ohio.

Hood's Sarsaparilla Is the best—in fact the One True Blood Purifier. Sold by all druggists. \$1; six for \$5. Hood's Pills are the best after-dinner pills, aid digestion. 25c.

HIS LAST TASK.

Ervin E. Whitmer Dies While Engaged at His Work.

WAS AN EXPERT POLISHER

And Was Considered by the Bucher and Gibbs Ploxy Company to Be One of the Best Workmen in Their Immense Shop.

Irvin E. Whitmer, a married man residing at 917 Dunbar street, fell dead while at work at the Bucher & Gibbs plow shops in East Seventh street shortly after 1 o'clock this afternoon. Mr. Whitmer had been ill for the past three weeks, and when he came to work this morning the foreman of the polishing department, in which Whitmer was employed, said to him that he thought he did not look well enough to go to work. Whitmer replied that the felt first rate and thought he could go ahead with the work. He was one of the most skilled employees in the department, having been with the company for a number of years, and he proceeded with his work. At noon he ate his lunch, talked in an amiable manner with his fellow workmen, and when the machinery started for the afternoon went to his post and was employed in polishing a plowshare when he was seen to suddenly reel, throw up his hands and fall to the floor. Workmen rushed to his assistance and a physician was summoned but it was too late. The slender cord of life had been snapped asunder. Death had been instantaneous, probably caused by heart failure. Shilling's a-balance conveyed the remains to the former happy home of the deceased, where the wife and mother was almost prostrated by the awful occurrence. Whitmer was about 35 years of age. He was a sober, industrious man and had scores of friends who will learn with regret of his sudden death. Two children and the sorrowing wife survive.

NORA IZER

Taken to the Insane Asylum for Treatment According to the Law Providing for Such Cases.

Nora Izer, the Alliance girl acquitted by the jury in common pleas court Thursday evening on a charge of burglary because of their belief that she was insane, was taken to the Massillon state hospital today. This is in accordance with the law in the matter, she having been adjudged insane by Probate Judge Wise.

PROBATE COURT.

Estate of Mary H. Zerbe, Canton, final account filed.

Estate of Pantaleon Metz, Lawrence township, final account filed.

Estate of Margaret Lawrence, Canton; final account and resignation of executor filed, resignation accepted.

Estate of Catherine E. Miller Canton; Thomas J. Miller appointed administrator with will annexed.

Estate of Margaret Lawrence, Canton; J. C. MORG appointed administrator de bonis non with will annexed partition for sale of real estate filed.

Assignment of E. J. Samplinger, Minerva; sale of merchandise confirmed.

Estate of Martin Katz, Oshtung; will filed for probate.

Estate of Michael Klopfenstein, Washington township; will admitted to probate.

Estate of Isaiah J. Johnson, Marlboro township; assignment of dower and appraisal of land approved and public sale ordered.

Estate of Rezin D. Cramble, Massillon; R. W. McAnaghy appointed administrator with the will annexed.

Estate of Elmina Schriber, Lake township; private sale of personal property approved.

Assignment of the Handy Wagon Co., Canton; inventory and appraisal of business of assigners granted.

Estate of Daniel Kaufman, Canton; William J. Kaufman appointed administrator.

Estate of Max Deppish, Canton; inventory and appraisal of real and personal estate of decedent ordered.

Farm Wanted. State cash and time price. ANSON H. RUSSELL, Akron, Ohio.

CHINK

Of the Dollar Heard at the County Treasurer's Office.

A RUSH TO PAY TAXES

Treasurer Serves Notice That Payment Must be Prompt This Year.

IS INCLINED TO BE LENIENT

With Those Who Are a Few Days Late and Will Not Attach an Immediate Penalty, But Wants All to Come in Promptly and Pay Up.

There was a great rush of taxpayers at the county treasurer's office Monday morning and at an early hour there were long lines at the various windows, many remaining there for nearly an hour before they reached the place where their business could be transacted. The rush was the result of an announcement published Sunday to the effect that there could positively be no extension of time for paying taxes this year as always in the past. Treasurer Smith was quoted as saying: "Owing to a change in the law which causes the settlement of taxes to be made on January 17 this year instead of in February as in the past, it will be impossible to grant an extension of time for payment of taxes."

There was a general complaint about the treasurer waiting until this late day to make the announcement. The opinion freely expressed was to the effect that if the settlement of taxes were imperative by December 20, the statement should have been made several weeks earlier.

A News-Democrat reporter interviewed Treasurer Smith this morning and he said: "The new law makes my time a great deal shorter for the settlement of taxes. The people have been unusually slow this year and on Saturday there was \$250,000 or more in taxes outstanding. While it is, under the circumstances, absolutely necessary that taxes be paid without further delay, I had no intention of inflicting an immediate penalty stipulated by law on those who fail to pay by tomorrow night, the evening of the last day under the law."

The situation of the treasurer this year is not an enviable one. He must make out his report much earlier than in former years and he is particularly anxious that all hasten in and pay their taxes. He does not intend to be harsh with those who are a day or so late, in the matter of inflicting a penalty, but every day's delay is a matter of inconvenience for the treasurer. He feels that if he is inclined to be lenient in the matter, as regards those who may be a few days late, they can will afford to hasten payment and thus assist him.

NEIGHBORHOOD NEWS.

NEW BERLIN. Altus Nold is on the sick list.

Born to Mr. and Mrs. Ed. Kolp, a daughter.

The dancing club will give a public dance on Christmas eve.

Henry Kulp, Jr., is confined to the house with a severe cold.

A party of young folks went sleighing to McDonaldsville on Monday evening.

Mrs. Ada Hershey has gone to Autman hospital where an operation will be performed.

The taffy club with a few invited guests of the opposite sex composed a sleighing party on Monday evening who went to the home of Miss Minnie Warler, five miles east of Berlin.

The funeral of Dr. Waldron was held on Thursday morning at the Union church, interment at Brimfield. Through the death of Dr. Waldron Berlin loses one of its best citizens. While not making great pretensions, his treatment toward his fellow man was exemplary in every way and needed no modifying. He had a noble and generous heart which beat for all with whom he came in contact.

PERMITS TO MARRY.

Martin A. Woods and Bessie V. Stoner, Stanwood.

Jesse H. Myers and Daisy M. Groom, New Franklin.

Milton Kline and Dora Suffecool, Middleburgh.

Oscar C. Callman and Mrs. Susan Reed, Canton.

Harry E. Zimmerman and Louisa Rice, Oshtung.

John Wright and Louisa Henshaw, Canal Fulton.

Clifford C. Fritz and Mary E. Richardson, Canton.

Herman Wyandt and Martin Vogt, Massillon.

Harley E. Smith and Mary E. Bair, New Baltimore.

DIED OF CONSUMPTION.

Mrs. Eliza Affhalter, aged 50 years, died at her home four miles north of the city in Plain township. Consumption was the cause of death. A husband, Alexander Affhalter survives. Funeral service at New Berlin Reformed church Wednesday morning at 10 o'clock. Interment in Zion cemetery.

REMOVED FROM EARTH.

The death angel called at the home of Mr. Jacob Tope, west of Canton, Thursday afternoon, and removed from earth his beloved wife, Matilda Tope, aged 49 years. Mrs. Tope had been suffering

with cancer for the past eight months, and the few medical skill could not stay the time of her departure. She was a member of the Methodist church and was a good christian woman, beloved by her neighbors and friends. The remains were taken to Hanoverton today and interment will occur there tomorrow afternoon. The husband alone survives, there being no children.

ANCIENT MARINERS

Start Out on the Matrimonial Sea, But They Are Old Shippers and Will Avoid the Shoals.

James Hepner, aged 77 years, until recently a resident of Michigan, where he has valuable timber lands, and Mrs. Mary Swartz, aged 61 years, residing in Keystone street, Alliance, were united in marriage at the home of the bride Thursday evening. This makes the fourth entrance of the bride upon the matrimonial sea, and is the third venture for the groom.

PROBATE COURT.

Criminal Cases Come Up For Final Disposition.

MANY OF THEM DISMISSED.

What the Cases Were and What the Cause That It Seemed Necessary to Dismiss Them From Further Prosecution.

Probate criminal court convened Monday morning, but the days assignment was early disposed of. The case of John Loutzenhager charged with petit larceny, was continued to Tuesday morning.

Fremont Baughman, assault and battery, continued because of sickness of an important witness.

Ida Bender, abandoning child, dismissed for failure of prosecution to furnish security for costs.

George Cole and Leonard Stevens, highway robbery, nolle prosequi in higher court.

John J. Schutz, resisting officer, dismissed for want of prosecution.

Saml Perskey, assault and battery, adjusted.

Conrad Dornhecker, failure to provide, dismissed for want of prosecution.

Jennie Winthraub, slander, dismissed for failure of prosecution to secure costs.

Harmon and August Rendfand and Jacob Schuch, assault and battery, the Rendfands will plead guilty Tuesday, case against Schuch nolle prosequi.

Walter Cuffee, Claude Ensign and David Jones, resisting officer, dismissed for want of prosecution.

Judge McCarty held a short session of court Monday morning. Decisions were rendered in a few cases of minor importance and court adjourned sine die. The January term opens January 9.

Benjamin Elbel has brought suit against Henry and Anna B. Stock for \$1,000 alleged damages. Plaintiff claims to have purchased certain property from defendants who claimed to be owners, when they had but a life interest in same.

The plaintiff says that he was put to considerable expense in quieting title and redeeming property, and asks for the amount as judgment. Nat C. McLean represents plaintiff.

John C. Zutzavorn has sued John J. Schutz et al. to collect a judgment of \$604 from a previous term of court alleged to be in full force. Walty & Albaugh represent plaintiff.

ANSWER IT HONESTLY.

Are Not the Opinions of Canton Citizens More Reliable than Those of Utter Strangers?

The above is a vital question. It is fraught with interest to Canton. It permits of only one answer. A Canton citizen speaks here. Speaks from experience and conviction.

Speaks for the welfare of Canton. A citizen's opinion is reliable. An utter stranger's doubtful.

The impression created is lasting. Curiosity is at once aroused.

Read what follows and acknowledge these facts.

Mr. J. S. Ferguson, of No. 16 Summit St., says: "I worked at farming and saw mowing, and during the civil war I served in Reg. 14, Co. F, Infantry and ever since I have had trouble in the small of my back, so bad at times that it was painful for me to move. When I wished to pick up anything from the floor, I would get down on one knee so as not to bend the back. I would have had spells that would last for 10 days. They would come on me in a minute. One day I was lifting a sack of flour that caused it, at another I was carrying a box of plants. Accompanying it there was a urinary weakness particularly observable at night. It is a most indescribable and distressing feeling to have to go around dodging and evading pain, to be constantly aware that a false step or a jerk or a twist brings punishment. I took many kinds of recommended remedies trying to check it or get rid of it. I read of Doan's Kidney Pills and was suffering quite severely at the time when I sent my boy down to Durbin, Wright Co.'s drug store for a box of them. It was no time before they took hold. I kept on taking them until I had used two boxes and I was free from pain or inconvenience."

Doan's Kidney Pills for sale by all dealers, price 50 cents. Mailed by Foster-McMillan Co., Buffalo, N. Y., sole agents for the United States.

Remember the name DOAN'S and take no substitute.

For the present winter season the Louisville & Nashville Railroad Company has improved its already nearly perfect through service of Pullman Venetian Sleeping Cars and elegant day coaches from Cincinnati, Louisville, St. Louis and Chicago, to Mobile, New Orleans and the Gulf Coast.

Thomasville, Ga., Pensacola, Jacksonville, Tampa, Palm Beach and other points in Florida. Perfect connection will be made with steamer lines for Cuba, Porto Rico, Nassau and West Indian ports. Tourist and Home-Seekers' excursion tickets on sale at low rates. Write C. P. Atmore, General Passenger Agent, Louisville, Ky., for particulars.

Notice of Appointment. The undersigned has been duly appointed administrator with will annexed of the estate of Ellen Van Dyke late of Stark county, Ohio. Dec 23rd 1898. J. O. MOFF, Administrator with will annexed.

Half Sick Half Well

Many persons have their good days and their bad days. Others are about half sick all the time. They have headache, backache, nervousness and general discomfort. Food does not taste good, and the digestion is poor; the skin is dry and yellow and disfigured with pimples and eruptions. Sleep brings no rest and work is a burden. What can you do to get your system straightened out? Take Ayer's Sarsaparilla. It cures all these troubles. It is a blood purifier and a general tonic. It is the only remedy of its kind. It is sold by all druggists. Price, 25c a box. Write for particulars to J. C. Ayer & Co., Lowell, Mass.

Ayer's Sarsaparilla

It takes out all impurities from the blood. When these are removed, nature takes right hold and completes the cure. Price, 25c a box. Write for particulars to J. C. Ayer & Co., Lowell, Mass.

Assignee's Sale of Real Estate.

In pursuance of an order of the Probate Court of Stark County, Ohio, I will offer for sale, at public sale, on

Saturday, January 14th, 1899,

at 1 o'clock p. m., at the door of the court house, in the city of Canton, Ohio, the following described real estate, free of the incumbrance of Emma A. Williams, wife of William S. Williams, situate in the city of Canton, county of Stark and State of Ohio, to-wit: Being part of the northeast and northwest quarters of section No. 4, township No. 10, range 3, beginning for the same at the intersection of the north line of Lake street with the west line of Cleveland avenue; thence northwesterly along the west line of Cleveland avenue, about 530 feet, to Myers' addition to the said city of Canton; thence westerly along the north line of Myers' addition and parallel with Lake street, about 700 feet, to an alley and the east line of W. S. Williams' addition to the said city of Canton; thence northwesterly along the north line of Lake street, about 475 feet to the place of beginning, (excepting one and one-half acres heretofore conveyed to Philip Weber and others, for a more particular description of which see record containing same and seventy six hundredths acre, more or less, which said nine and seventy-six hundredths acre tract, excepting the one and one-half acres above mentioned, is subdivided into lots, appraised and numbered for identification, as follows: The Williams' family homestead, No. 1247 North Cleveland avenue, in the city of Canton, 176 feet fronting on North Cleveland avenue, 13